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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/785,026	02/15/2001	Yoshihide Iteya	57139-5045	3020

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EXAMINER

SMITH, JULIE KNECHT

ART UNIT

PAPER NUMBER

3682

DATE MAILED: 05/08/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/785,026	ITEYA, YOSHIHIDE	
	Examiner Julie K Smith	Art Unit 3682	
<i>-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --</i>			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.			
<ul style="list-style-type: none"> - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 			
Status			
1) <input type="checkbox"/> Responsive to communication(s) filed on _____.			
2a) <input type="checkbox"/> This action is FINAL. 2b) <input checked="" type="checkbox"/> This action is non-final.			
3) <input type="checkbox"/> Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.			
Disposition of Claims			
4) <input checked="" type="checkbox"/> Claim(s) <u>1-26</u> is/are pending in the application.			
4a) Of the above claim(s) _____ is/are withdrawn from consideration.			
5) <input type="checkbox"/> Claim(s) _____ is/are allowed.			
6) <input checked="" type="checkbox"/> Claim(s) <u>1-26</u> is/are rejected.			
7) <input type="checkbox"/> Claim(s) _____ is/are objected to.			
8) <input type="checkbox"/> Claim(s) _____ are subject to restriction and/or election requirement.			
Application Papers			
9) <input type="checkbox"/> The specification is objected to by the Examiner.			
10) <input checked="" type="checkbox"/> The drawing(s) filed on <u>15 February 2001</u> is/are: a) <input checked="" type="checkbox"/> accepted or b) <input type="checkbox"/> objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).			
11) <input type="checkbox"/> The proposed drawing correction filed on _____ is: a) <input type="checkbox"/> approved b) <input type="checkbox"/> disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action.			
12) <input type="checkbox"/> The oath or declaration is objected to by the Examiner.			
Priority under 35 U.S.C. §§ 119 and 120			
13) <input type="checkbox"/> Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) <input type="checkbox"/> All b) <input type="checkbox"/> Some * c) <input type="checkbox"/> None of: 1. <input type="checkbox"/> Certified copies of the priority documents have been received. 2. <input type="checkbox"/> Certified copies of the priority documents have been received in Application No. _____. 3. <input type="checkbox"/> Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.			
14) <input type="checkbox"/> Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). a) <input type="checkbox"/> The translation of the foreign language provisional application has been received.			
15) <input type="checkbox"/> Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.			
Attachment(s)			
1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)		4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s). _____.	
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)		5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)	
3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____.		6) <input type="checkbox"/> Other: _____.	

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-6 and 13-17 and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by Abe (US Patent No. 6,073,730).

Regarding claims 1-6 and 13-17 and 19, Abe discloses a bicycle shift control device integrated with a brake control device (see fig. 3) comprising a casing (5) encompassing the brake/shift control device wherein the casing defines a recess (23) therein, wherein the recess is dimensioned to receive a computer control switch (20). Abe further discloses a cable mounting recess (84) that is in communication with the switch mounting recess (23) and extending from the switch mounting recess in the direction of the cycle computer, wherein a portion of the connecting cable is mounted in the cable mounting recess.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 7-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abe as applied to claim 1-6, 13-17 and 19 above, and further in view of Seimitsu (JP 20026893).

Regarding claim 7, Abe discloses a bicycle control device, as claimed, but does not disclose the control switch being attached in the switch mounting recess by an adhesive.

However, Seimitsu teaches using an adhesive to attach a portable clock to a fixed base.

Therefore, it would have been obvious to one skilled in the art at the time the invention was made to attach the control switch to the mounting recess using an adhesive so as to provide a secure connection between the switch and the recess. Moreover, using an adhesive to attach one member to another is old and well known in the art and would have been obvious to one skilled in the art at the time the invention was made.

Regarding claims 8-11, Abe discloses a switch mounting recess defining a hole therein, the control switch (20) having an attachment arm (33,34) wherein the attachment arm is press fitted into the hole of the switch mounting recess. Abe further discloses an elastic outer cover (35,36) that is press fitted into the mounting recess, and a retention ring (37) that is fastened to the casing (5).

5. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Abe as applied to claims 1-6, 13-17 and 19 above in view of Hill et al. (US Patent No. 5,745,438). Abe discloses a bicycle control device but does not disclose a threadingly engaged retention ring. However, Hill et al. teaches a threaded retention ring used to secure a member (17) within a recess (32).

Therefore, it would have been obvious to one skilled in the art at the time the invention was made to use the retention ring of Hill in the apparatus of Abe so as to provide a secure

method of retaining the control switch within the recess that could withstand the rough conditions that a bicycle might be exposed to.

6. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Abe in view of Iteya (US Patent No. 6,331,089).

Regarding claim 18, Abe discloses a handlebar assembly controllable by the hand of a bicycle rider comprising a handlebar (15) having an end, a hand grip (17) attached to the end of the handle bar, a control device (see fig. 3) attached to the handlebar proximal the hand grip such that the rider's hand can reach the control device while remaining on the hand grip, the control device defining a switch mounting recess (23) therein. Abe further discloses a control switch (20) mounted in the recess of the control device. Abe does not disclose a cycle computer assembly, as claimed.

However, Iteya discloses a cycle computer attached to a handlebar, separate from a control device with a connecting cable (22a,b) electrically connecting a control switch to the cycle computer (see fig. 2).

Therefore, it would have been obvious to one skilled in the art at the time the invention was made to provide a cycle computer attached to a handlebar connected by a cable to a separate control switch so as to allow the computer screen to be visible to the rider while keeping the controls close to the hand grip so that the rider does not have to move his hand to reach the controls.

7. Claims 20-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abe in view of Seimitsu and Hill. Although Abe is silent concerning the particular method set forth in claims 20-26, the manufacture of the apparatus, as set forth in the reference combination above, would inherently lead to the method steps recited in claims 20-26. Defining the product in terms of a process by which it is made is nothing more than a permissible technique that applicant may use to define the invention since there no structural difference is required.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US Patent No. 6,012,353 to Kawakami

US Patent No. 6,199,446 to Ose

US Patent No. 5,676,021 to Campagnolo

US Patent No. 5,862,709 to Kageyama

US Patent No. 6,276,227 to Ose

US Patent No. 6,069,788 to Masui

US Patent No. 6,305,241 to Masui et al.

US Patent No. 4,071,892 to Genzling

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julie K Smith whose telephone number is (703) 305-3948. The examiner can normally be reached on M-F, 7-4:30 (Every other Friday off).

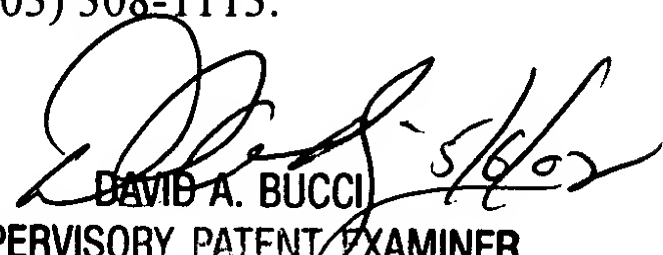
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Bucci can be reached on (703) 308-3668. The fax phone numbers for the

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organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

JKS
JKS
May 3, 2002


DAVID A. BUCCI
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600